

**From:** [Webster, Susan](#)  
**To:** [Broyles, Ragan](#); [Petersen, Chris](#)  
**Subject:** Fw: Information  
**Date:** Thursday, April 18, 2013 10:04:43 PM

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Fyi

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**From:** Ruhl, Christopher  
**Sent:** Thursday, April 18, 2013 9:49:38 PM  
**To:** Gray, David; Webster, Susan; Coleman, Sam  
**Subject:** Re: Information

David-

That is what is listed in 2011 RMP that the facility submitted.

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**From:** Gray, David  
**Sent:** Thursday, April 18, 2013 8:55:48 PM  
**To:** Ruhl, Christopher; Webster, Susan; Coleman, Sam  
**Subject:** Fw: Information

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**From:** Fitzpatrick, Sarah  
**Sent:** Thursday, April 18, 2013 8:52:38 PM  
**To:** Gray, David  
**Subject:** Re: Information

So would it be accurate to characterize that the company did not report a risk of fire or explosion?

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Sarah E. Fitzpatrick  
202 716 2629

Sent from my iPhone

On Apr 18, 2013, at 21:51, "Gray, David" <[gray.david@epa.gov](mailto:gray.david@epa.gov)> wrote:

[That page is not redacted](#)

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**From:** Fitzpatrick, Sarah  
**Sent:** Thursday, April 18, 2013 8:34:47 PM  
**To:** Gray, David  
**Subject:** Re: Information

Hi David, many thanks for your email.

Just want to double check before I distribute to the news division- on page 11 don't see a response for fire or explosion but see 'yes' answers to the other options. Was this redacted or did the company not enter a response?

Thanks! Sarah

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Sarah E. Fitzpatrick  
202 716 2629

Sent from my iPhone

On Apr 18, 2013, at 21:23, "Gray, David" <[gray.david@epa.gov](mailto:gray.david@epa.gov)> wrote:

**WEST FERTILIZER CO. - RISK MANAGEMENT PLAN (2011)**

Risk management plans currently developed under the Clean Air Act, describe the ways in which a facility reduces the likelihood of accidental releases of extremely hazardous substances into the air, and its plans for dealing with any accidental releases which may occur.

The risk management plan provided to the Environmental Protection Agency in 2011 by West Chemical and Fertilizer Company is attached, but has been redacted by EPA according to statutory restrictions. However, the following is a summary of the redacted materials as provided for by statute:

The worst case scenario included in the RMP for anhydrous ammonia show an air release of the chemical could reach a distance of 1.5 miles. Up to 2,500 people could be in the vulnerability zone for this scenario and the types of population could include schools, residences, hospitals, public recreation areas, and commercial and industrial areas.

<redacted\_RMP.pdf>